

should the Plaintiff be unable to provide such parking, Plaintiff stands to lose tenants, and to have considerable difficulty in re-leasing the property for the same rent she is now realizing. The damage which the Plaintiff may suffer by reason of the Defendant's actions interfering with the said parking spaces cannot be computed in pecuniary terms at the present time, inasmuch as the Plaintiff does not know how many tenants she will lose and for what period of time the property will remain unrented by reason of the Defendant's said actions. Any such unrented times incurred by the Plaintiff cannot be recovered for in the future, and will be a permanent loss to the rental income of the Plaintiff. Additionally, the Defendant's interference with the Plaintiff's possession of the property will result in a decrease in the rentability of the Plaintiff's adjoining property known as 202 College Avenue, and therefore a decrease in the value of such property.

WHEREFORE, Plaintiff prays:

A. That this Honorable Court enter an interlocutory injunction, pending resolution of the merits of the Plaintiff's Complaint, enjoining the named Defendant Paul E. Rippeon, his lessees and assigns from engaging in any further actions interfering with the Plaintiff's peaceable possession of the property described in paragraph 1 of the Plaintiff's Complaint, providing Plaintiff posts a bond in the amount of \$\_\_\_\_\_.